1	ALEX G. TSE (CABN 152348) United States Attorney		
3	BARBARA J. VALLIERE (DCBN 439353) Chief, Criminal Division		
4	KAREN KREUZKAMP (CABN 246151) Assistant United States Attorney		
567	450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Telephone: (415) 436-7014 Fax: (415) 436-7234 Email: Karen.Kreuzkamp@usdoj.gov		
8	Attorneys for United States of America		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12			
13	UNITED STATES OF AMERICA,	CASE NO. CR 17-00040 RS	
14	Plaintiff,	STIPULATION TO CONTINUE SENTENCING	
15	v.)	DATE; AND [PROPOSED] ORDER THEREON	
16	MARC CHRISTOPHER BROCKHAUS,		
17 18	Defendant.		
19			
20	With the agreement of the parties and with	h the consent of the defendant, the Court enters this	
	With the agreement of the parties, and with the consent of the defendant, the Court enters this		
21	order vacating the currently scheduled sentencing date of November 27, 2018 at 2:30 p.m. and re-setting		
22	sentencing for January 22, 2019 at 2:30 p.m. The parties agree, and the Court finds and holds, as		
23	follows:		
24	1. The defendant is currently out of custody.		
25	2. This matter is currently set for sentencing on November 27, 2018.		
26	3. While the parties are in receipt of a draft presentence report from the United States Probation		
27	Office, the officer who prepared the report has left that office and the case has been reassigned to a new		
28	officer. The new officer is becoming familiar with the draft report and is working through the objections		
	STIPULATION AND PROPOSED ORDER 1 CR 17-00040 RS		

1	made by defense counsel.	
2	4. The parties jointly request that the sentencing date be continued to allow the newly assigned	
3	Probation Officer time to resolve the objections.	
4	5. The Probation Officer is available on January 22, 2019.	
5	6. Accordingly, and with the consent of the defendant, the Court:	
6	(1) sets a sentencing date of January 22, 2019, at 2:30 p.m.; and	
7	(2) vacates the currently-scheduled sentencing date of November 27, 2018.	
8	IT IS SO STIPULATED.	
9	DATED: November 14, 2018 ALEX G. TSE	
10	United States Attorney	
11	KAREN KREUZKAMP	
12	Assistant United States Attorney	
13		
14	DATED: November 14, 2018	
15	/s/	
16	JONATHAN MCDOUGALL Counsel for the Defendant	
17		
18		
19		
20		
21	Based upon the above Stipulation, and for good cause appearing, THE COURT ORDERS THAT	
22	the sentencing date of November 27, 2018 at 2:30 p.m., be re-set to January 22, 2019 at 2:30 p.m.	
23	IT IS SO ORDERED.	
24	DATED: 11/14/19	
25	DATED: 11/14/18 HON. RICHARD SEEBORG	
26	United States District Judge	
27		
28		

STIPULATION AND PROPOSED ORDER CR 17-00040 RS